



### United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.nspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/050,002	01/15/2002	Mark Pavier	IR-1837	5495	
2352	7590 04/09/2003				
OSTROLENK FABER GERB & SOFFEN			EXAMI	EXAMINER	
1180 AVENU NEW YORK	JE OF THE AMERICA , NY 100368403	CHU, CHRIS C			
			ART UNIT	PAPER NUMBER	
	•		DATE MAILED: 04/09/2003	DATE MAILED: 04/09/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

•		Application No.	Applicant(s)			
		10/050,002	PAVIER, MARK			
	Office Action Summary	Examiner	Art Unit			
		Chris C. Chu	2815			
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status 1)⊠	Responsive to communication(s) filed on 28 J	anuany 2003				
2a)□		s action is non-final.				
3)□	<del></del>		accoution as to the marite is			
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims						
4)⊠ Claim(s) <u>10 and 12 - 19</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
<u> </u>	Claim(s) <u>10 and 12 - 19</u> is/are rejected.					
	Claim(s) is/are objected to.		•			
	Claim(s) are subject to restriction and/or	election requirement.				
	on Papers	•				
9) The specification is objected to by the Examiner.						
10)⊠ 7	The drawing(s) filed on 15 January 2002 is/are:	a) accepted or b) objected to b	by the Examiner.			
	Applicant may not request that any objection to the	drawing(s) be held in abeyance. Se	ee 37 CFR 1.85(a).			
11) 🔲 🏾	The proposed drawing correction filed on	is: a) ☐ approved b) ☐ disappro	ved by the Examiner.			
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Examiner.						
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:						
	<ol> <li>Certified copies of the priority documents have been received.</li> </ol>					
	2. Certified copies of the priority documents have been received in Application No					
Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.						
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
a) The translation of the foreign language provisional application has been received.						
15)⊠ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.  Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)  4) Interview Summary (PTO-413) Paper No(s)  5) Notice of Informal Patent Application (PTO-152)  6) Other:						

#### **DETAILED ACTION**

## Request for Continued Examination

1. A request for continued examination (RCE) under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's amendment filed on January 28, 2003 has been received and entered in the case.

### **Drawings**

2. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the following limitations in claim 1 "a first semiconductor die having ... a first major electrode of a first functionality disposed on a first major surface thereof" and "a second semiconductor die having ... a first major electrode of a first functionality disposed on a first major surface thereof" and the limitation in claim 18, "all

electrical connections are made by wires" must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

3. Applicant is required to submit a proposed drawing correction in reply to this Office action. However, formal correction of the noted defect may be deferred until after the examiner has considered the proposed drawing correction. Failure to timely submit the proposed drawing correction will result in the abandonment of the application.

#### Specification

4. The specification is objected to as failing to provide proper antecedent basis for the claimed subject matter. See 37 CFR 1.75(d)(1) and MPEP § 608.01(o). Correction of the following is required:

The terms "a first major electrode" and "a second major electrode" in claim 12 do not have clear support or antecedent basis in the specification

### Claim Objections

5. Claims 10 and 17 are objected to because of the following informalities:

In claim 10, rewrites claim 10 in correct dependent form because the claim 10 is a dependent claim of a cancelled claim. Appropriate correction is required. In this Office action, the Examiner assumed the claim 10 is dependent to claim 12, the only independent claim in amendment C filed on January 28, 2003. Further, "die" should be --dice--.

In claim 17, line 2 from the bottom, "MOSFETS" should be --MOSFETs--.

## Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 10, 12, 15, 18 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Golwalkar et al. in view of Kim.

Regarding claim 12, Golwalkar et al. discloses in Fig. 1 and Fig. 10 a semiconductor device comprising:

a lead frame (20), said lead frame including a conductive die pad (25) having a first major surface and a second major surface opposing said first major surface, and a first plurality of leads (46) disposed at a first edge of said conductive die pad and a second

plurality of leads (44) disposed at a second edge of said conductive die pad, said second edge of said conductive die pad being opposite to said first edge of said conductive die pad;

- a first semiconductor die (50) having a second major electrode of a second functionality disposed on a second opposing major surface thereof;
- a second semiconductor die (90) having a second major electrode of a second functionality disposed on a second opposing major surface thereof;
- a molded housing (66) encapsulating said conductive die pad, said first semiconductor die, said second semiconductor die, and portions of said first plurality of leads and said second plurality of lead; and
- wherein said second major electrode of said first semiconductor die and said second major electrode of said second semiconductor die are electrically connected to said first plurality of leads.

Kim does not disclose a first semiconductor die having a first major electrode of a first functionality disposed on a first major surface thereof and said first major electrode of said first semiconductor die being electrically connected to said first major surface of said conductive die pad; a second semiconductor die having a first major electrode of a first functionality disposed on a first major surface thereof and said first major electrode of said second semiconductor die being electrically connected to said second major surface of said conductive die pad; and wherein said conductive die pad is electrically connected to at least one of said second plurality of leads. However, Kim discloses in Fig. 2 a first semiconductor die (22) having a first major electrode (electrodes under 22) of a first functionality disposed on a first major surface thereof

and the first major electrode of the first semiconductor die being electrically connected to a first major surface of a conductive die pad (a structure under 21); a second semiconductor die (23) having a first major electrode (electrodes on top of 23) of a first functionality disposed on a first major surface thereof and the first major electrode of the second semiconductor die being electrically connected to a second major surface of the conductive die pad; and wherein the conductive die pad is electrically connected (25) to at least one of the second plurality of leads (24, at the right). Thus, it would have been obvious to one of ordinary skill in the art at the time when the invention was made to modify Golwalkar et al. by using the first major electrodes of the first and second semiconductor dice and the electrical connections of the conductive die pad as taught by Kim. The ordinary artisan would have been motivated to modify Golwalkar et al. in the manner described above for at least the purpose of providing an easy bonding and mass production (column 5, lines 51 ~ 54).

Further, the limitation "whereby ..." has been held that the functional "whereby" statement does not define any structure and accordingly cannot serve to distinguish. In re Mason, 114 USPQ 127, 44 CCPA 937 (1957).

Regarding claim 10, Golwalkar et al. discloses in Fig. 1, Fig. 10 and column 4, lines 34 ~ 44 the first and second die being fixed to said pad section by a conductive adhesive.

Regarding claim 15, Golwalkar et al. discloses in Fig. 8 the first plurality of leads including four spaced leads, and said second plurality of leads including four spaced leads.

Regarding claim 18, Golwalkar et al. and Kim discloses all electrical connections being made by wires.

Regarding claim 19, Golwalkar et al. discloses in Fig. 10 said first plurality of leads being spaced from said conductive die pad and said second plurality of leads being spaced from said conductive die pad.

8. Claims 13, 14 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Golwalkar et al. and Kim as applied to claim 12 above, and further in view of Munoz et al.

Regarding claim 13, Golwalkar et al. and Kim disclose the claimed invention except for at least one of said semiconductor die being MOSFET. Munoz et al. discloses in column 2, lines 31 and 32 a semiconductor die being MOSFET. Thus, it would have been obvious to one of ordinary skill in the art at the time when the invention was made to further modify Golwalkar et al. by using the MOSFET to the first and second semiconductor dice as taught by Munoz et al. The ordinary artisan would have been motivated to further modify Golwalkar et al. in the manner described above for at least the purpose of providing the simultaneous formation of the necessary junctions (column 1, lines 8 ~ 16).

Regarding claim 14, Golwalkar et al. and Kim disclose the claimed invention except for the first and second semiconductor dice including a control electrode on said second major surface thereof. Munoz et al. discloses in Fig. 2 and column 2, lines 31 ~ 41 a control electrode (12) on the second major surface of a semiconductor die (10). Thus, it would have been obvious to one of ordinary skill in the art at the time when the invention was made to further modify Golwalkar et al. by using the control electrode on the second major surface of the first and second semiconductor dice as taught by Munoz et al. The ordinary artisan would have been

motivated to further modify Golwalkar et al. in the manner described above for at least the purpose of increasing an area of a package (column 2, lines  $50 \sim 51$ ).

Regarding claim 16, Golwalkar et al. and Kim disclose the claimed invention except for the first major electrode being a drain electrode of a MOSFET die and the second major electrode being a source electrode of a MOSFET die. Munoz et al. discloses in Fig. 2 and column 2, lines 31 ~ 41 a first major electrode (13) being a drain electrode of a MOSFET die and the second major electrode being a source electrode (11) of a MOSFET die. Thus, it would have been obvious to one of ordinary skill in the art at the time when the invention was made to further modify Golwalkar et al. by using the drain electrode and the source electrode of a MOSFET die as taught by Munoz et al. The ordinary artisan would have been motivated to further modify Golwalkar et al. in the manner described above for at least the purpose of providing the simultaneous formation of the necessary junctions (column 1, lines 8 ~ 16).

9. Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over Golwalkar et al., Kim and Munoz et al. as applied to claims 12 ~ 14 above, and further in view of Adishian.

Regarding claim 17, Golwalkar et al., Kim and Munoz et al. discloses in Fig. 2 and column 2, lines 31 ~ 41 each of the semiconductor die being a MOSFET, said control electrode being a gate electrode (12), said first major electrode being a drain electrode (13), and said second major electrode being a source electrode (11). However, Golwalkar et al., Kim and Munoz et al. does not disclose said gate electrodes of said MOSFETs being electrically connected to one of said plurality of second leads, said source electrodes of said MOSFETs

Application/Control Number: 10/050,002

Art Unit: 2815

),002 Page 9

being electrically connected to another one of said second plurality of leads, and said conductive die pad being electrically connected to the remaining leads of said second plurality of leads, and the source electrodes of said MOSFETs being also connected to said first plurality of leads. Adishian discloses in Fig. 1 ~ Fig. 5 and column 2, line 37 the gate electrodes (G1, G2, etc.) of the MOSFETs being electrically connected to one of the plurality of second leads (24), the source electrodes (S1, S2, R1, R2, etc.) of the MOSFETs being electrically connected to another one of the second plurality of leads (22), and the conductive die pad (12) being electrically connected to the remaining leads of the second plurality of leads (GA, GB, and GC), and the source electrodes of the MOSFETs being also connected to the first plurality of leads. Thus, it would have been obvious to one of ordinary skill in the art at the time when the invention was made to further modify Golwalkar et al. by using the connections between the electrodes and the leads as taught by Adishian. The ordinary artisan would have been motivated to further modify Golwalkar et al. in the manner described above for at least the purpose of providing a structurally, both thermally and electrically optimized and improved very-high-power transistor (column 1, lines  $56 \sim 61$ ).

# Response to Arguments

10. Applicant's arguments with respect to claim 10 has been considered but are moot in view of the new ground(s) of rejection.

Application/Control Number: 10/050,002

Art Unit: 2815

#### Conclusion

Page 10

11. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Ishio et al., Nakanishi and Lee et al. disclose a dual-sided semiconductor device.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chris C. Chu whose telephone number is (703) 305-6194. The examiner can normally be reached on M-F (10:30 - 7:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eddie C. Lee can be reached on (703) 308-1690. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-7382 for regular communications and (703) 308-7722 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

c.c.

April 7, 2003

Chris C. Chu Examiner

Apt-Unit 2815

eddie Lee

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2800